IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA,)	
Plaintiff,)	CRIMINAL NO. 18-03475-WJ
v.)	
ROBERT DUNSWORTH,)	
Defendant.)	

<u>UNITED STATES' SECOND UNOPPOSED MOTION FOR EXTENSION</u> <u>OF TIME TO RESPOND TO DEFENDANT'S MOTION TO SUPPRESS EVIDENCE</u>

The United States of America, by and through its attorney, Thomas A. Outler, Special Assistant United States Attorney, respectfully moves this Court for an extension of time, until January 9, 2020, to respond to Defendant's Motion to Suppress Evidence (Doc. 39.). As grounds therefore, the United States provides the following:

- On October 23, 2018, Defendant was indicted and arrested for a violation of 18
 U.S.C. § 922(g)(1) and 18 U.S.C. § 924(a)(2): Felon in Possession of a Firearm and
 Ammunition.
- 2. On January 7, 2019, Defendant was arraigned on the indictment, and was ordered to remain in the custody of the United States Marshals Service pending trial.
- 3. On December 2, 2019, Defendant filed his Motion to Suppress Evidence. *See* Doc. 39.
- 4. During the original and extended response time the undersigned counsel has had numerous court settings and has been preparing a response brief for the Tenth Circuit, all of which have prevented counsel from having adequate time to prepare a response brief.

Additionally, during the last week, counsel has been ill and out of the office. The requested extension will not impact any case deadlines.

5. Counsel for Defendant does not oppose the extension of time for filing the United

States' response.

6. The parties agree that the needs of justice that would be served by granting the

requested extension outweigh the best interest of the public and the defendant in a speedy trial

pursuant to 18 U.S.C. § 3161(h)(7)(A).

WHEREFORE, the United States respectfully requests that this Court grant an extension

of time, from the current response deadline of December 16, 2019, until January 9, 2020, for the

filing of its response to Defendant's motion.

Respectfully submitted,

JOHN C. ANDERSON

United States Attorney

/s/Thomas A. Outler

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I hereby certify that on the 27th day of December, 2019, I filed the foregoing using CM/ECF, which caused the following parties or counsel to be served by electronic means, as more fully reflected on the Notice of Electronic filing:

Ms. Irma Rivas Attorney for Defendant Irma_Rivas@fd.org

/s/ Thomas A. Outler

Thomas A. Outler

Assistant United States Attorney

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